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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/516,327	12/14/2004	James A. Proctor	080583	8651
23696 OLIAI COMM	23696 7590 11/12/2009 OUALCOMM INCORPORATED		EXAMINER	
5775 MOREHOUSE DR.			LAI, ANDREW	
SAN DIEGO, CA 92121			ART UNIT	PAPER NUMBER
			2473	
			NOTIFICATION DATE	DELIVERY MODE
			11/12/2009	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

us-docketing@qualcomm.com kascanla@qualcomm.com nanm@qualcomm.com

	Application No.	Applicant(s)				
Examiner-Initiated Interview Summary	10/516,327	PROCTOR ET AL.				
Examiner-initiated interview Summary	Examiner	Art Unit				
	ANDREW LAI	2473				
All Participants: Status of Application: <u>pending</u>						
(1) Andrew Lai (PTO personnel).	(3)					
(2) Linda Gunderson (Applicant's representative).	(4)					
Date of Interview: 28 October 2009	Time: ~2:00pm					
Type of Interview:						
Part I.						
Rejection(s) discussed: none						
Claims discussed: 1,16,18,22,27,28,31,33,34 and 35						
Prior art documents discussed:						
Part II.						
SUBSTANCE OF INTERVIEW DESCRIBING THE GENER See Continuation Sheet	RAL NATURE OF WHAT WAS	DISCUSSED:				
Part III.						
It is not necessary for applicant to provide a separate re directly resulted in the allowance of the application. The of the interview in the Notice of Allowability. It is not necessary for applicant to provide a separate re did not result in resolution of all issues. A brief summary	examiner will provide a writte ecord of the substance of the	en summary of the substance interview, since the interview				
(A _l	pplicant/Applicant's Representat	ive Signature – if appropriate)				

Application No. 10/516,327

Continuation of Substance of Interview including description of the general nature of what was discussed: The key issues the Examiner deems to be necessary for initiating an interview is about the limitation in most of the claims of "receiving signals on two bi-directional communication frequencies simultaneously", in the hope that some kind of Examiner's Amendment can be agreeded upon to place the case in condition for allowance. The following issues are discussed, 1. Examiner indicated to Ms Gunderson that the originally claimed feature of "receiving signals on two bidirectional communication frequencies simultaneously" is not decribed in the original Specification; but otherwise would be allowable if an Examiner's Amendment can be worked out to incorporate the originally claimed feature into the Specification, for which Ms Gunderson indicated the need of more time to consult with the Applicant (therefore, an Office Action with 112 first paragraph rejection will be made on the ground of failing to comply with written description). 2. Examiner also indicated to Ms Gunderson that Claim 35, claiming a "computer-readable medium", will be subject to 101 rejection because Applicant failed to provide in the Specification what it actually is. Ms Gunderson agreed to cancel the claim with an Examiner's Amendment, which Examiner's Amendment however is not possible at this time since a rejection will have to be made in view of point 1 above and Examiner's Amendment cannot be made unless it's for allowance (therefore an Office Action with a 101 rejection for claim 35 will be made). 3. Examiner further indicated to Ms Gunderson that previous rejection on claim 27 will be maintained as is and Claims 31 and 32 will be allowed, as amended, over prior art. 4. Ms Gunderson requested an Office Action be sent and Applicant would take action accordingly upon receiving the Office Action.